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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/642,262	08/18/2003	Edward N. Thomas	005127.00003	1566	
22909	7590 07/01/2005		EXAM	EXAMINER	
BANNER & WITCOFF, LTD.			KAVANAUGH, JOHN T		
1001 G STRE	E1, N.W. DN, DC 20001-4597		ART UNIT PAPER NUMBER		
			3728		
			DATE MAILED: 07/01/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)				
	10/642,262	THOMAS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Ted Kavanaugh	3728				
- The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address -				
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some and patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of thieriod will apply and will expire SIX (6) MO tatute, cause the application to become A	reply be timely filed ty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 1	4 June 2005.					
	This action is non-final.					
3) Since this application is in condition for allo		ters, prosecution as to the ments is				
closed in accordance with the practice und	· Carrier in the carr	·				
Disposition of Claims						
4) ☑ Claim(s) <u>1-15,30-35,43-45 and 51-58</u> is/are 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☑ Claim(s) <u>1-15,30-35,43-45,51-58</u> is/are rej. 7) ☐ Claim(s) is/are objected to.	drawn from consideration.	•				
8) Claim(s) are subject to restriction ar	nd/or election requirement.					
Application Papers						
9)☐ The specification is objected to by the Exam						
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.						
Applicant may not request that any objection to						
Replacement drawing sheet(s) including the co	• •					
Priority under 35 U.S.C. § 119		•				
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have beer reau (PCT Rule 17.2(a)).	Application No received in this National Stage				
			o T			
Attachment(s)	, -					
1)	4) Ll Interview : Paper No(Summary (PTO-413) s)/Mail Date				
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB Paper No(s)/Mail Date		nformal Patent Application (PTO-152)				

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-15,30-35,43-45 and 51-58 are rejected under 35 U.S.C. 102(b) as being clearly anticipated by US 5083361 (Rudy).

Rudy teaches a fluid filled bladder (10) for an article of footwear as claimed including a flexible outer barrier (12), a core having a first wall structure (16) and a spaced second wall structure (18) having plurality of connecting members (20) and the outer surfaces layers of the core having at least one fusing filament (tendrils 42,46 and coupling material 23,24) that fused with the outer barrier (12) and secures the core to the outer barrier. Figure 4C shows the best illustration of the connection of the filaments (42,46) and the outer barrier; also see the description provided at col. 24, line 27 to col. 25, line 46. Regarding the chamber at a pressure of at least 5 pounds per square inch (functional language), see col. 4, lines 30-37. Regarding claim 51, "a material of the fusing filament being the same as a material of the outer barrier", the coupling material (23,24) of the fusing filaments is made out of the same material as the outer barrier (12); see col.21, lines 9-11.

3. Claims 1,2,4-10,12-15,30,31,33-35,43 and 45 rejected under 35 U.S.C. 102(b) as being clearly anticipated by US 5741568 (Rudy).

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Rudy teaches a fluid filled bladder (10) for an article of footwear as claimed including a flexible outer barrier (11; 611; 711), a core (12;612;712) having a spaced wall structure (610;710) having plurality of connecting members (filaments 613,713) and the outer surfaces layers of the core having at least one fusing filament (613;713; see figures 5C and 5D which show the filaments embedded in the outer barrier layers) that fused with the outer barrier (12) and secures the core to the outer barrier. Figure 5C and 5D shows the best illustration of the connection of the filaments (613; 713) and the outer barrier, also see the description provided at col. 8, line 29 to col. 10, line 6. Regarding the pressure in claim 43, it would appear the chamber of Rudy would inherently perform the function as claimed inasmuch as it has all of the structure as claimed.

Rudy also teaches the cushioning devices of US 5083361 (the first rejection listed above) is incorporated by reference and can be used in conjunction with this patent '568, see col. 6, lines 47-58.

Response to Arguments

4. Applicant's arguments filed June 14, 2005 have been fully considered but they are not persuasive.

Applicant argues that Rudy '361 teaches the textile layers 16,18 of the core are joined to the connecting sheets 23 and 24, and connecting sheets are joined to the barrier 12.

In response, the claims don't call for the core to be directly secured to the outer barrier but nonetheless the sheets 23 and 24 are melted and therefore some of the filaments from the core would be in connected to the outer barrier 12. Moreover, the filaments 46 shown in figure 4c are in direct contact with the outer barrier 12.

Applicant argues the fibers of Rudy '568 are embedded with the barrier and not fused to the barrier.

In response, see col. 8, lines 39-44, wherein it teaches the are embedded by a curing process and therefore since curing consist of heat and pressure the elements are fused together. The barrier layer is melted so that the filaments are embedded within.

Conclusion

5. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Conclusion

6. Applicant is duly reminded that a complete response must satisfy the requirements of 37 C.F. R. 1.111, including:

-"The reply must present arguments pointing out the *specific* distinctions believed to render the claims, including any newly presented claims, patentable over any applied references."

-"A general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references does not comply with the requirements of this section."

-Moreover, "The prompt development of a clear issue requires that the replies of the applicant meet the objections to and rejections of the claims. Applicant should also specifically point out the support for any amendments made to the disclosure. See MPEP 2163.06" MPEP 714.02. The "disclosure" includes the <u>claims</u>, the specification and the drawings.

7. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). Other useful information can be obtained at the PTO Home Page at www.uspto.gov.

In order to avoid potential delays, Technology Center 3700 is encouraging FAXing of responses to Office Actions directly into the Center at (703) 872-9306 (FORMAL FAXES ONLY). Please identify Examiner Ted Kavanaugh of Art Unit 3728 at the top of your cover sheet.

Any inquiry concerning the MERITS of this examination from the examiner should be directed to Ted Kavanaugh whose telephone number is (571) 272-4556. The examiner can normally be reached from 6AM - 4PM.

Ted Kavapaugh Primary Examiner Art Unit 3728

TK June 23, 2005